State of Florida Department of Children and Families

Charlie Crist
Governor

Georgie H. Sheldom Secretariy

Office of Inspector General

Enhancing Public Trustin Government nt

REDACTED

IG Investigation 2008-0033 January 30, 2009

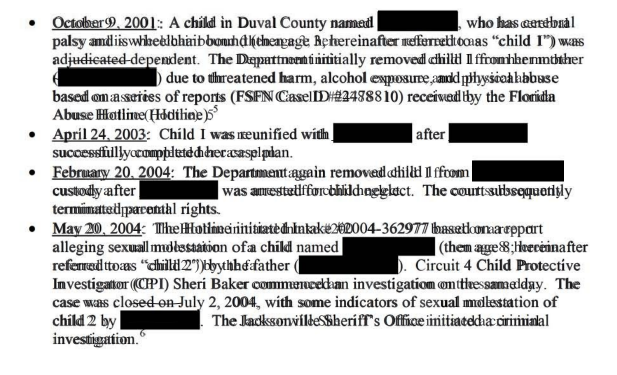
Sheryl G. Steckler Inspector General Keith R. Parks
Chief of Investigations

Office of Inspector General Inwestigations Section Report Summary Case Number 2008 90933

Introduction:

Section 409. 16711, Florida Statutes (FSS), autoborizes the Department of Children and a faithisties (Department) to contract for community obase child between Department of Children and a faithisties deliver those services. According to Contract #DIDE 1bbetween Department is Ciriu at a detail gray to to deliver those services. According to Contract #DIDE 1bbetween Department is Ciriu at a detail gray to deliver those services of North Florida, Inc. (FSSNF) (July 1, 2008 to June 6,02013], FSSNF is the lead community-based care against in Divala County (Grant 4). FSSNF subcontracts with a network of providers for the delivery of child protective supervisions services inholinding case management, for the care, and adoptions in Dival County. The metwork of providers contracted by FSSNF includes Children's Home Society of Florida, Inc. (CHS) [Contract #CHS 98 1f from August 1, 2008 tto June 30 2009] and Family Support Services of Florida, Inc. (PSIFS) [Contract #PS 108 11 from August 1, 2008 to June 30 2009].

The following timeline includes pertinent information contained in Florida Safe Families Network (FSFN)4 and records maintained by CHHS and PSHFS:



¹ Regolaces contract #DJ9771than covered the period of Jilly 1, 2003 through June 30, 2008.

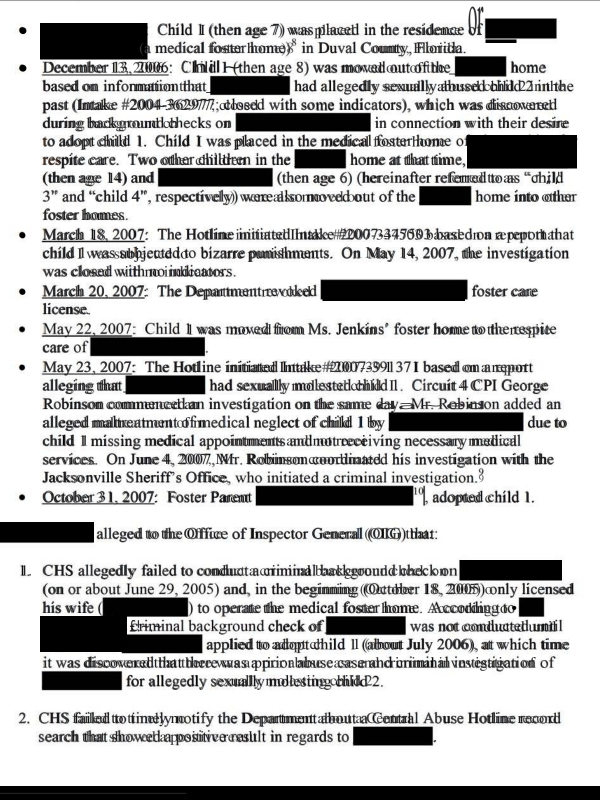
² Replaces contract #CHS081 that covered the period of July 1, 2007 through June 30, 2008.

Replaces contract #PSI081 that covered the period of July IL, 2007 through June 30, 2008.

The Florida Safe Families Network is Florida's federally funded Statewide Automated Child Wedfare Information System that provides information to support multiple community-based organizations and Sheriff's offices, in partnership with the State of Florida, to identify wintims of abuse and neglect.

The Florida Abuse Hotlime serves as the central intake and referral poilint for all reports of suspected labuses energiect, or exploitation of children, disabled adults, and the elderly.

was not formfallly changed by the State Attorney's Office for this incident.



reviewed during th is investigation,
It was noted that their full names

- 3. After becoming aware of the prior abuse case concerning the alleged sexual molestation of child 2 by the Departmental legetly electrical data risk in the home for more than two mounts be defined and moving her to another foster home.
- 4. CHS alleggedly failed to obtain sexual abuse therapy for hidd line attimely manager.

Based on the allegations made investigation.

Allegations and Findings:

Allegation 1:

CHS Licensing Recruiter Stevie M. Bacom failed to requestaboat lawer of present a general engine of a foster home. If supported, the allegation would constitute a violation of \$409.175(6)(b), FS;; Rille 65C-13023312), FAC;; Rille 65C-13.028(5)(d) and bb), FA.C.; I.C.1 and Attachment IV of Contract #DJB3 lbbstweethth Department and FSSNIF;; Article II 2.11. of Contract #CHISO811 between FSSNIF and CHS; and the Code of Ethics, CHS Employee Handbook.

Findings:

The information obtained does not support the allegation.

Allegation 2:

CHS Licensing Recmiter Sitevie M. Bacott failed to notify the Department lin airinhe hallanner about a Central Albase Hotlime Record Search with positive nesults. If supported, the allegation would cotts tilbible a widdition of § 409.175(6)(b), F.S.; Rille 65C-13.023(2), F.A.C.; Rille 65C-13.028(6)(0) and (b), F.A.C.; I.C.1 and Attachment IV of Contract #DXIO31 thetween the Department in and FSSNF; Article II 2.11. of Contract #CHS081 between FSSNF and CHS; and the Code of Ethics, CHS Employee Hidwibbook.

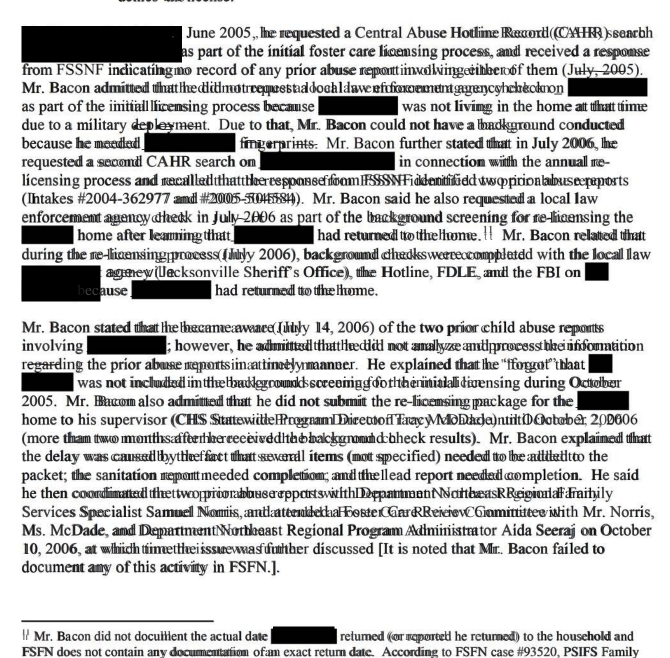
Findings:

The information obtained supports the allegation.

CHS Licensing Recruiter Stewie MI. Bacon stratechthat his dutties include conducting background checks on all new foster parents and energy after foster parents already like as doformedical foster homes. He said the background check sinclocked back an for force mengeagencies, the Florida Department of Law Emfoncement (FEDEE) with Federal Berneau of Investigation (FBI) and dithe Hotline. Mr. Bacom quoted the process for equation grandonducing by dearly round screening for persons in foster care homes as follows:

- The potential connective of description of the potential connection of th
- CHS AdministrativeeSecretaryukhdy.deea.bubinsitsetherformthe the Jacksonwille Sheriff's Offfice ffortheel booklageency helpeck.

- FDLE and FBI checks require the persons being screened to wisit
 the CHS office, wherethey paya fee for the screening and complete
 an Affidavit of Good Moral Character form, which Ms. Lee
 notarizes.
- The Hotlime, FIDLE, and FBI checks are handled by FSSSNF.
- Ms. Lee sends the completed record checks back to him (Mr. Bacon), after which the compiles a package containing all necessary documentation.
- Mr. Bacon submitts the prackage to the Department, who approves or denies the license.



being back ill the llouselhold during a home visit

Services Counselor Veromica Thompson first mentions

she made at the household on May 9, 2006.

CHS Administrative Secretary Judy Lee stated she handles all requests for background screening checks for CHS. The requests are submitted to her by CHS licensing employees and Hamily Services Counselors, and are contained on a document identified as a CAHIR request form. Ms. Lee related she makes sure that all necessary information is contained in each request. She stamps each request with the date received and forwards the requests to FSSNF Director of Data Management Robert Rotar. Ms. Lee stated she sends the CAHR forms to Mr. Rotar on the same day she receives the forms. She also sends the completed record checks from Mr. Rotar back to the requestor on the same day she receives the results. Ms. Lee said CHS Licensing Reconditor Stevie M. Bacon initially provided the CAHR form for dated Jume 29, 2005, to her 12 for submission to Mr. Rotar. She stated that the results for that review were examined and signed by Mr. Rotar on July 117, 20005, and provided to Mr. Bacon that same day. She had no explanation for why the verification took approximately two weeks. Ms, Lee explained that when it became time for the yearly renewal for the household license, Mr. Bacon submitted a CAHR (dated July 11, 2006) that this time included a request for both submitted this form to Lee Durbin (witho had neptlaced Mr. Rotar) and she sent the results to Mr. Bacon on or about July 14, 2006. According to Ms. Lee, it is the requestor's ((in this case Mr. Bacon's) responsibility to ensure that the results are provided to the Department in a timely manner. CHS Stattewide Program Director for Adoptions Tracy McDade statted that she did not receive the renewal licensing packet from Mr. Bacon until October 2, 2006. Ms. McDade said that Itsoofia CAHR search, which identified prior dilthabuser exports involving she instructed Mr. Bacon to notify the Department of the polior reports. Department Northeast Regional Administrator for Foster Care Licensure and Background Screening Aida Seeraj comfirmed that on October 10, 2006, a Foster Care Review Committee (FCRC) staffing das held due to the Hotline reports pentaining to . Ms. Seeraj reported that was initially licensed as a medically needy foster home on October 18, 2005. She said that although was legally married at the time of the application, was on military deployment. Ms. Seeraj stated that because deployment, a complete background check could not be completed (including a CAHR search, a local law enforcement check, an FDLE check, and an FBI check) because they could not submit his fingerprints. Ms. Seeraj indicated that the CAHRR search dated July 17, 2005 (requested by Mr. names and demographic information; however, Basono dideinclude both was not in the household, the check was completed on only, and the initial licensure was for only. Ms. Seeraj fluither reported that during the re-licensure process for the July 2006, a second CAHR search form (requested-by Mr) Bacon) was completed on July 11, 2006. She explained that this form reflected that was back in the household, and that had two (04-362977 amd 05-504584) Hibtlinereports. Ms. Seeraj stated that Mr. Bacon did not notify the Department off these reports. She stated that this imformation was discovered by Northeast Region Family Services Specialist Samuel Normis on October 6, 2006, when Mr. Norris reviewed the re-licensure packet received ffrom Mr. Bacon on October 4, 2006.

 $^{^{12}}$ The forms are most datte stampoch wheen received.

She confirmed that Mr. Norris is the individual who requested the FCRC staffing (contlucted October 10, 2006).

Department Northeast Regional Family/Services Specialist (RFSS) Samuel Norris related that was licensed on October 18, 2005 to operate a medical foster floome. Mr. Norris said that 6, 2006, while newiewing the re-licensume packet from CHS (Mr. Bacon) for that the packet contained a CAHR search, which had been completed on.

Mr. Norris said the CAHR search listed two prior abuse reports (Intake #2004-504584). Mr. Norris confirmed that the mutified Ms. Seeraj and requested the subsequent FCRC staffing.

Allegation3:

Department Nontheast RegionLA Assistant Grounds Blokirbity Mippipp Mallier fail failed to rensulve that foster Ahildrenweere moved from all Unsafe environment in a timely manner. If supported, the allegation would collistitute aviolation of § 409.175(13), F.S.; and Paragraph 16.a., CFOP 175-15.

Findings:

The information obtained does not support the allegation.

	that the Department left child 1 at risk in the foster
care of fo	or more than two months after they became aware in October
2006 of a prior abuse report concer	m ing
was closed with some indicators of	Es!!!!!!!!. 0 h
362977 initiated on May 20, 2004).	
were present at a FCR meeting in	October 2006, at which time it was decided that chilld I would
	and his wife (pending the results of the Child
	eening cobild 2. According to during the FCRC
	neyRobhin Whipple Huntepplaced a blal doubthe home
	placed there; however, chill I memained in the home.
	nich the Department and CHS did not receive until December
	had sexually molested child 2. indicated that
	home until December 15, 2006. According to
	lleged that she was sexually molested by during the
	tt'in the home (March 115, 2006 to December 15, 2006).
The state of the s	
Department Northeast Regional Pro	ogram Administrattor ffor Hosser Care Licensure and
	reported that the Department received there-licensure packet
· ·	ome from CHIS on Octoboer 4, 2006. She stated that on Octoboer
	reviewing the re-licensure information and moticed a mattch ffor
	ports([htakke:##2004-362977 and #2005-504584)). He also
	777/inddicated/therewas a sexual molestation investigation, witth
	perpetration, which that been closed with some indicators of
	assed on this discovery, Mr. Norris requested (that sameday) a
FCRC staffing which was comduct	• • • • • • • • • • • • • • • • • • • •

Ms. Seerajssaid that the COOA did the propert had been closed with some initiators of sexual molestation; however it is a sonot clear why the investigation had not been fully resolved, and due to that, there was a concern for the safety of the children in the home. She state that the FCRC staffing included Department Northertsetz Regional Assistant Coursel Robin Whipple-Hunter, who was consulted in regards to what actions could be attached. Myhlyflipple-Hunter advised that the dome as a sactical fast fostendonnel and enore information was needed since the "some indicators" report was not begally sufficient to proceed with the removal off the children. She stated the FCRC decided that approximal ablicators would be issued to the with a "no placement hodd" incorder to associate here would of the three foster children and to attackers that no additional children was replaced in the rhome.

Ms. Seeraj reported that Mr. Norriswas atsisked withholitaining the information on the 2004 Hotline investigation, to circled the Child Protection Tanm (CPT) report, the police report, and any other documentation needle bus assests the safety of the children in the home. ¹³ She stated that the Hotline investigation occurred in Marion County, FIL, and there were probables in situation the documentation. ¹⁴ Ms. Seeraj said that Mr. Nomis received the documentation (date not stated) and a FCRC staffing was did the next day (December 13, 2006). She stated Ms. Whipple Hunter reviewed the CPT information and indicate that since the testimony of the balseded it hids was credible, there was legal sufficiency to remove the children and deny the hicense. She said that on that same day, CHS was instructed to call in a Hotline report on the in order to have the foster children in the home interviewed for possible exposure to sexual balsese. ¹⁵ The Department information pentaining to the home interviewed for possible exposure to sexual balsese. ¹⁵ The Department information pentaining to the home and as a result, the foster children were removed on December 113, 2006. ¹⁶

Department Northeast Regional Family Services Specialists Saund Northeast Region Saund Northeast Region Specialists Specialists Saund Northeast Region Specialists Speci 6, 2006, whill be releiving the re-linear surepactue from ICSHS for , he morticed that the packet contained a CAHR search, which had been conjuteted on . Mr. Norris said the CAHR search listed two prior absescent or (\$1(that akes #2004-362977 and #2000505050584). Mr. Norris advised that the Hobbin initiated that ake #2004-362977 on May 20, 2004, based on a allegedly secontilly modelested child 2. He funther advised that I hatak # \$10005-504584 was initiated by the delotting one December 12, 2005. The supervision, hazardous conditions, and family violetic two grandichildeen [(them agress) hard (hereinafter referred troas "child 5" and "child 6", respectively)] following a domestic violence and the children's mother (). 17 According to incident involving Mr. Nonris, there was no indication that had been interviewed regarding I hatake was out-offstate dominitiated edeployment haven the report was #2**004**-3622977aas received. Mr. Norris related that he immediately befeled Ms. Serraj, and per his (Mr. Norris') request, Ws. Seeraj convened a FCRC staffing on Ootbber 10, 2006 to discuss the situation. Mr. Norris said that Mis. Whipple Hunterdetermine that more information was creeded and that mo action would be taken until the CPT report concerning while 2 as a better inedeared reviewed. Mr.

16 The revocation of the license did not actually occur until April 10, 2007.

¹³ Ms. Seeraj reported that FCRC meetings were then held on Outdoor 31, 2006, December 13, 2006, January 17, 2007, January 26, 20007, and Warch 20, 2007, all in relation to the re-licensure.

¹⁴ The difficulties will be described in the testimony of Mr. Norris later in this allegation.

¹⁵ Intake Report #20006-5072246.

¹⁷ Intake #2005-504584 was closed on January 380 22006, with mondidate to so of lany of the alleged malture atments.

Normis recalled than he received the basease file for Initake #2004369297 around doute be 7,120,02006, but did not contain the information needed the hopolice investigation and the CPT report). The CPT report was finally I located by the Marion County CPT and faxed to him on December 12, 2006, and after he reviewed it and found the information given by the kild diviction in the CPT report was credible, the reported tito to M SeSegraj named the CRC affing was held the next day (December 1B3, 2006).

Department/Northeast Regional Assistant Counsel Robin Whipple-Humtersstated/thationrotablout October 110,2006, skheppatitiqipate dhith elle CRCR (fa startfiolgachdibed Nov. Miser Seeraj concerning foster home. Ms. Whipple-Humtersaids shewas informed about Intake #2004-362977 regarding the aladesets extrahole destation of child by by . Ms. Whipple-Illunter stated that if Intake #2004-363977 had been loosed with every if the findings of sexual modestation, she would have recommended immediate encountly of child 1 and the other foster children in the home. She said that since [hotak #20046032977 was as losed out with reconnection digrators of the allegation matter than verified if thinkings he have ded set. Mee Secret and other others time attendance at the FCRC staffing that more information was exaded to eathbolishether lagal sufficiency for the immediate removal of the foster children in the home; attiting however, that under the circumstancess she accommended at has not or local delider becalined in the additional inflormation retelated to hatakee \$200036367977 who had be able to be a land and reviewed. Ms. Whipple-Illumeer further stated that on or about December 13, 2006, she participated in another FCRC straffing antwhick histienedaldidiotional information red lated to Intake #200043362977 ificloldiding the CPT and law enforcementeroposts) as a discussed. Based on the additional information received, Ms. WhippleHunteraidithehereavaseldgalfsufficiency to remove didd 1 and the other foster childhenffrom the home. Ms. Whipple-Hunter celtated that at nacon energency hearing was scheeluled before Dependency Court Judge Waddell Wallacet (that same day), afterwhilich child I and the other forter while we were memory and from the

Department Counsel for Quality Assurance, (Ghildren's Legal Services (CES) Jolohn H. Traphoffner opined that the approach kelochyby MW Whipple Hunter was clearly appropriate. According to Mr. Traphoffner, Ms. Whipple-Hunter akking for additional information before rendering a removal opinion was the correct action takake. He explained that in 2006, the Department's legal counsels attended the staffing so cerebraler opinions, mutded is isons, unless there was a question of legal sufficiency. He stated that Ms. Whipple-Hunter's request for more information deally showed she was seeking legal sufficiency to make the decision to remove the children from the medical foster home, and dopposibly also we welke the home's license.

Allegation 4:

PSIFS Family Services Cotitiselor Veronica Thompsonffittled to both in 1984 he said the properties of a chilld viid tim ill a timelly middler. If supported, the allegain through the collegain through the parameter and FSSNF; Article II 2.11. and Attachment 1B.3.(b) and (c) of Contract #PSIO81 between FSSNF and PSIFS; and the PSIFS Employee Hundlebook.

Findings:

The imformation obtained thoes not support the allegation.

According to information contained in FSFN, the Hotline initiated Intak # 2000 7-28/2013 7 bio May 23,2007, based on a reportable ging medical neglect off child 1 by and sexual abuse of child 1 by Department Circuit 44CPI George M. Robinson commenced an investigation the mext day (May 24,420007). The case was closed on July 19,920007, with veriffical fruitings of medical neglect and some indicators of sexual abuse. Intake #20007-39 1137/11 contained the following pertinent information in the Chromological Note Reports:

- May 26, 2007: Department Gircuit 44 Child Protective Investigator Supervisor Chandlara F. Arvingar enterethanootes stating, "Please make certain that [child 1] is referred to counseling to held please with the issues regarding the sexual babase"."
- June 11, 2007: Child I was interviewed by CPIT Casse Gooddinator Stephanie Cox in the presence of Department Circuit 44 CPP I George Robinson and PSSFS Frantily Services Counselor Veronica Thompson. Child I gave a history with distails off being sexually abused by and medically neglected by.

 Ms. Cox considered by I statement at the berededible.

A FSSNF Funding Request Form and Anthroxization for Pulubabase of Therapeutic Services for blidd I contained the following pentinent information:

Funding RequestForm

Requestor: VeronicaThbompson

Services to be provided & justification: Individual counseling

Length of Service/Number of Sessions: 3 months

Authorization for Purchase of Therapeutic Services

Type off Serwice Requested Provider Name Cost

✓ Individual Counseling Dr. Neidigh 60.00 per sess 19

Justification for Request

Dr. Yates recommended the empy.

6/188007 9118007

Authorization PenindReepuested

Approved by: [Signature in the name of Willean Hadley] Date: 6/1/8/2007

A Special Case Stafffing Hormcomplete to by PBSIFS Quality Management Stafff Metable Maria Varnado Jomes, initiated confunctions that "[Child I] will engage in psychotherapy with [Theres & Crockett, MI Ed., LMHC, Community Behavior Serives at Dr. Neidigh's office. [Child I] will follow all treatment recommendations with the saissistance of the foster family and on PBSIFS] case manager." There was momention of psycho-sexual therapy or any other type of sexual abuse therapy.

^{18 &}quot;Psycho-Sexual Evaluation" and "Individual Counseling" were among the 13 types of services listed; however, only Individual Counseling was checked.

¹³ Short for session.

PSIFS Team Coordinatot/AssistantProgramDirectoWWillead.DHadladletastdtsbleshasltasebeels.Ms. Thompson's directs supervisors since July 2005. Ms. Haddlewstated she first became aware of child I's case when CHISphaeedchlidd lininhthenentidatal foster home of 15,2006). Mrs. Hadley said Mrs. Thompson was child II's case worker. Ms. Hadley related that in May 2007, the Hotlime received an abuse report regarding child I (Inttake #20073991371). Ms. Hadley explained that MMsThompson scheduled a psychological bevaluation of child I by Dr. Phillip Yattesfor June 8, 2007. In his report diatted June 11, 2007, Dr. Yates recommended individual counseling for bhild I. Ms. Hadley furthers stated hat she VMs Haddley approved Ms. Thompson's magnestito schedule chill! I fforther appeniic services in Julian 8.82.0007, in connection with possible sexual abuse. Ms. Hadley indicated that thild I began neceiving the rapeutic services from Dr. Harry Neidigh's Community Behavioral Services soon June 2720007. Ms. Hadley stated that, to the best of her knowledge, whild Il continued to execeive treatment from Community Behavioral Services, P.A., including sexual abbuse counseling, until 18 September 2007. Ms. Hadley said that thas et confident knowledge of Ms. Thompson's handling of child I's case, Ms. Thompson did not immedically neglecut dhill! I. Regardling the afforementioned A Authorizization of PruPatra hase of Therapeutic Services that slice (Ms. IHaddey) signed don't have 18,2007, Ms. Hadley statted sheddid not know withy Wis. Thrompsoncticethed Iddividual Counseling innstead of Psycho-Sexual Evaluation.

PSIFS Family Services Counselor Veronica Thrompson stated by became child 1's caseworker in March 2005. Ms. Thompson recalled that following an adusse epport received in May 2007, whill I received apsychological evaluation from Dr. Phillip Yattes on June 8, 2007, at which time counseling was recommended. Ms. Thompson stateds be effected wildle toto Gomunionity Behavioral Services²⁰ for counseling, which began on June 27, 2007. Ms. Thompson addidekt that a Comprehensive Assessment of childle brothery & 2000 Fregrone mended that counseling continue. Ms. Thompsonimtlicated that on August 10, 2007, child I received a secontly sychlodogical evaluation from Dr. Yates, who also recommended that counseling continue. Ms. Thompson related that child I received counseling at Community Behavioral Services untilithered of August 2007, and in September 2007, whild Hobegan receiving counseling from another provider (Grace House)21. According to Wks. Thompsontherextatement that a highlighten executed at Dr. Neidightes Community Behavious Services in talk decles extra balance counseling. Regarding the Authorization for Pruchase of Therapeutic Services signed by PSIFS Team Coordinator/Assistan Program Director Willbeam D. Haddleyon June 1882000,7 Ms. Thompson dlained that she (MsTffdrompson) checked "Individual Counseling" instead off "Psychlos Sexuh E Evladatation Bebeoauses between astriaging for the results of child I's CPT examination conducted on June 1, 2007, which she mever received.

The Comprehensive Assessment Reprore ferenceded by Ms. Thompson wasssubmitted by PSHSS Licensed Clinical Social Worker Jackie Hardy on July 9,2007. The Comprehensive Assessment Report mentioned that child I receive documenting provided by Community Behavioral Services, P.A.; however, it did not speciffy that ppsychose sexual throughpyromany to the type of sexual buse therapy was provided.

²⁰ Community Behavioral Services is a mentallhealth provider in Orange Park, FL, that provides mentallhealth counseling; psychological testing; anger management classes, and a six month sexual offender program for anyone over the age of three years old.

If Grace House is a mental health provider im Orange Park, FL, that provides mental health counseling for anyone over the age of three years old.

Ms. Thompsonprovided a copy of a letter from Licensed Mental Health Counselor Theresa A. Crockett, Community Behaviour Serivises, with document the following quoted information in pertinent parts:

[Child 1] wassseen in this offfice for automal of 5 sessions between the dates of 6/27/07 and 10/02/07.

Presenting issue was disruption in primary supportmetwork with identified behaviors of attachment disorder.

Appropriate behaviors in the home, compliance, sibling rivally appropriate touching, and fears of not being adopted were included in sessions.

The OIG research off Provides Statutes & Florida Andmistrative Code Departme FOPF, ARd, and provider prolicies/procedures rewealed that there is no oexaginine ment at the following: "Both the screening and referral for furthen assessment, if indicated, will be completed within 30 days off the child being placed into out off-home care by the Department is it gargent." CFOP 175-88 establishes the procedures and safeguards for dentifying grands assist to be did did in a substitute care who are known alleged juvenile sexual off-order, sexual and garessors, resexually lyacaix tick thirdren, or who are known vicitions for sexual aboves. Paragraph 6.dd, CFOP 175-88 states as follows:

If any child in substitute carehasbeen identified as their gasvicitim of sexual abuse or has a history of being sexually aggressive, but has mothackachinical consultation with apprecession at an airled in childhoods sexual abbase a referent abit ill be imittiated by the assigned afairly serives excounted or tretheir supervisor with it three working days (of the child being identified). The consultation will address the treatment, service and placement endeds of the child and will yield a written report to the filed in the child siffie.

This policy was said here dot by MSTII brops promain the necare nonethered irective shinithing this policy mandating that as specificity peof intratament be requested by year counselor.

Risk Assessment:

- 1. The following information pertains to the hold dren identified in this report:
 - Child 1: In November 2007 chliddlwasadopatebby
 - Child 2 and Child 3: According to Department Note that a Registration by Syfety Program Supervisor Susan MBBH Ith fafair, by avas for fed to monuminy rity is ervices a feeling for child 2 and child 3 and day war in Marion County) upport lost of Intake #2004-362977 on July 2, 2004. Ms. Bell stated there was not further suppervision of child 2 or child 3 untitl November 22, 2006, when they were both placed with their patternal graph panents () following removal from their month reasons.
 - <u>Child 4</u>: Ms. Bell advised that a hild 4 was placed in the Cofffey ffoster borner from December 14, 2006 to Ward 199 2000 7 where here was unfinited thirthest with his mother. According

to Ms. Bell, child 4 received services while in foster care and after being returned to his mother's constooly. Ms. Bell further advised that after child 4 was remitted with his mother, the Hotline received a report (Intake#200-5005/4/400) Northerbeit 19, 2007) alleging child-on-childs sexual abuse and didentifying child 4 as the perpetrator while child 4 was previously in foster care. The case was closed without identifying threadleged wictim((a female younger than dhild 4)). Services for child 4 continued.

- <u>Child 5</u>: Ms. Bell advised that upon child 5's removal from the home on December 113, 2006, he was placed in another floster home and usbles query throweved three more foster homes before being enuinited to be premisely 20/2007; this his father, in whose custody heremains. While in foster care, addidd5 receive the appetities services.
- 2. Intake #2007-339 B371 contained the following spectiment information in the Chromological Notices Reports regarding former Foster Parents:
 - May 23, 2007: The Heatime initiated intake #2000/3989337 lbbase doon a sexual abuse of child I by and medical neglect of child I by Department Circuit 4 CPI George M. Robinson common encedan investigation on May 24, 2007.
 - July 6, 2007: Department Circuit 4 CPI April McLaughhim coordinate the heasase is trithe the Jacksonwille Sheriff's Office (USO), who intidicate the here was a credibility issue regarding child 2 in the prior sexual abuse case (Untake#2004869297/7) involved in JSO further intidicated however, that after viewing interthe video-taped CPT interview of child 1, they considered dhild 1 to be credible and would present the information the Beastate Attorney's Office, Fourth Judicial Circuit (im and for Duwal County). JSO advised that was currently dephased overeseas with the military and had relocated to Teanessee.
 - July 16, 2007: Ms. McLaughlin coordinated the investigation with the Navall Criminal Investigative Serwice (NCISS), which indidented the type with bottom tact JSO and initiate an inquiry.
 - July 19, 2007: Ms. MicLaughlin contracted are presentative of the I the Temmessee Department of Children Services, who advises that a could be real flagged if they apply for a foster care license in Temmessee.

 39 13711 was closed on the same day (July 19, 2007) with weiffed findings of medicial megleet of child 1 by and some indicators of sexual abuse of child 1 by

Inspector General's Comments:

The allegation regarding Gildden's Iddon's Siociety, Inc. Licensing Reconities Steicie MBBacon failing to request a local laweefforcement agency check commandulum basehold embers of a foster home was not supported based on the fractibla the month ber in question was not abousehold member at the time of initial licensing.

Based on the admissions of Children's Home Scienty, Inc. Licensing Recruiter Stevie M. Bacon, the allegation concerning his failure to notify the Department in a timely mannerablout a Ciental Abuse Hotline Record Search with positive constitutions supported.

The allegalifailure of Department Northeast Regional Assistant Goursell Robin Whipple-Hunter to ensure that the coestach children were novel confrom an unsafe environment in attimety manurer was not supported. Due to concern over the prior abuse report that was closed with some indicators of sexual abuse of another childby the adultate in the foster home, Ms. Whipple-Hunter, in an addising yapapayity, recommended that no more children be placed in the home. She further recommended that moore information be obtained partaining to the allegation. Upon review of updated new information (in particular, the Kildi Richestection Team report confirming that there was credible extidence that the child viction had been balsed, that took nearly two months to obtain (from October 177, 2006 to December 13, 2006), Ms. Whipplet-Hunter recommended the convex of child it and any other hidden in the home; requested an emergency hearing; and had the hidden memoved.

The alleged failure of PSI Family Services of Filorida, Inc. Family Services Counselor Weconica Thompson to obtain psychologopathoguing for child 1 in a timely manner is not supported. Ms. Thompson requested counsibility of child 1 indicated that the sexula habits a salteleged by child I was credible), a request that fell within the 30 day provide ladds sested Parkgrag raph 1.1.4.d., CFOP 1155-10; however, she did not specifiedly request psychosockeral evaluation. It is recommended that the Assistant Secretary for Programs consider revising CFOP 1155-10 to require that counselors delineated the specific type of the rapy/counseiling most pappopariator for the ichild involved.

It is recommended it hands the North state of North Florida, Inc. and Children Hollome Society of Florida, Inc. for corrective action decreed appropriate.

In compliance width § 2005(6)(e), F. S. capsopy of this report was provided to MBB acon and Ms. Thompson on December 22, 2008. No response was received from MBB acon or Ms. Thompson.

This investigiatationals as the condocated citeat to rate conductor that it is \$66.458.000.00 INSPECTORS GENERAL Principles & Quality Standards for Investigations.